PATENT APPLICATION

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of

Docket No: Q87992

Andrew N. MARGIORIS, et al.

Appln. No.: 10/535,307

Group Art Unit: 1615

Confirmation No.: 3693

Examiner: Not Yet Known

Filed: December 7, 2005

For:

USE OF THE CRH (CORTICOTROPIN RELEASING HORMONE) - UCN

(UROCORTIN) SYSTEM IN THE TREATMENT OF INFLAMMATORY DISEASES

REQUEST FOR CORRECTED OFFICIAL FILING RECEIPT

ATTN: Office of Initial Patent Examination

Filing Receipt Correction

Commissioner for Patents

P.O. Box 1450

Alexandria, VA 22313-1450

Sir:

We enclose a copy of the Official Filing Receipt for the above-identified application and request the following correction(s):

Please change Inventor 2, residence:

Herklion, Greece Heraklion, Greece

Verification for the requested correction is indicated on the declaration filed December 7, 2005.

SUGHRUE MION, PLLC

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WASHINGTON OFFICE 23373
CUSTOMER NUMBER

Date: October 17, 2006

Respectfully submitted,

Brian W. Hannon

Registration No. 32,778



United States Patent and Trademark Office

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CONFIRMATION NO. 3693

CORRECTED FILING RECEIPT

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23373 SUGHRUE MION, PLLC 2100 PENNSYLVANIA AVENUE, N.W. SUITE 800 WASHINGTON DC 20037

Date Mailed: 09/13/2006

Receipt is acknowledged of this regular Patent Application. It will be considered in its order and you will be notified as to the results of the examination. Be sure to provide the U.S. APPLICATION NUMBER, FILING DATE, NAME OF APPLICANT, and TITLE OF INVENTION when inquiring about this application. Fees transmitted by check or draft are subject to collection. Please verify the accuracy of the data presented on this receipt. If an error is noted on this Filing Receipt, please mail to the Commissioner for Patents P.O. Box 1450 Alexandria Va 22313-1450. Please provide a copy of this Filing Receipt with the changes noted thereon. If you received a "Notice to File Missing Parts" for this application, please submit any corrections to this Filing Receipt with your reply to the Notice. When the USPTO processes the reply to the Notice, the USPTO will generate another Filing Receipt incorporating the requested corrections (if appropriate).

Applicant(s)

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Assignment For Published Patent Application

Bionature E.A. Limited

Power of Attorney: The patent practitioners associated with Customer Number 23373.

Domestic Priority data as claimed by applicant

This application is a 371 of PCT/IB03/05429 11/26/2003

Foreign Applications

GREECE 20020100513 11/26/2002

If Required, Foreign Filing License Granted: 09/12/2006

The country code and number of your priority application, to be used for filing abroad under the Paris Convention, is US10/535,307

Projected Publication Date: Not Applicable

Non-Publication Request: No

Early Publication Request: No

** SMALL ENTITY **

Title

Use of the crh (corticotropin releasing hormone)-ucn (urocortin) system in the treatment of inflammatory diseases

Preliminary Class

514

PROTECTING YOUR INVENTION OUTSIDE THE UNITED STATES

Since the rights granted by a U.S. patent extend only throughout the territory of the United States and have no effect in a foreign country, an inventor who wishes patent protection in another country must apply for a patent in a specific country or in regional patent offices. Applicants may wish to consider the filing of an international application under the Patent Cooperation Treaty (PCT). An international (PCT) application generally has the same effect as a regular national patent application in each PCT-member country. The PCT process **simplifies** the filing of patent applications on the same invention in member countries, but **does not result** in a grant of "an international patent" and does not eliminate the need of applicants to file additional documents and fees in countries where patent protection is desired.

Almost every country has its own patent law, and a person desiring a patent in a particular country must make an application for patent in that country in accordance with its particular laws. Since the laws of many countries differ in various respects from the patent law of the United States, applicants are advised to seek guidance from specific foreign countries to ensure that patent rights are not lost prematurely.

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DECLARATION AND POWER OF ATTORNEY FOR UTILITY OR DESIGN PATENT APPLICATION (37 CFR 1.63)

As a below named inventor, I hereby declare that: My residence, mailing address, and citizenship are as stated below next to my name. I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled:

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OR					
	nderstand the corporation which ial information which ial information with the of the continuation of the	States Application Number PCT/IB03/05429 () (Confirmation No. Not Yes 17 November 2004 Inderstand the contents of the above identified to above. Information which is material to patentability it is information which became available between the of the continuation-in-part application. J.S.C. 119(a)-(d) or (f), or 365(b) of any foreign from PCT international application(s) which and have also identified below, by checking the ficate(s), or any PCT international application Country Filing Defence 26 November attes Code §119(e) of any United States provision number(s) States Code §120 of any United States applied es, listed below and, insofar as the subject material set of PCT International application in the manual energy duty to disclose any information material between the filing date of the prior application in the prior application in the manual permy duty to disclose any information material between the filing date of the prior application.	States Application Number or PCT International PCT/IB03/05429 (States Application Number or PCT International Application PCT/IB03/05429 () (Confirmation No. Not Yet Known), and was amended 17 November 2004 (if applicable). Inderstand the contents of the above identified application, including the class above. Information which is material to patentability as defined in 37 CFR 1.5 it is information which became available between the filing date of the prior it of the continuation-in-part application. J.S.C. 119(a)-(d) or (f), or 365(b) of any foreign application(s) for patent, in fany PCT international application(s) which designated at least one count and have also identified below, by checking the box, any foreign application ficate(s), or any PCT international application(s) having a filing date between the filing Date Country Filing Date Priority Yes Greece 26 November 2002 Attes Code §119(e) of any United States application(s) or §365(c) of any P es, listed below and, insofar as the subject matter of each of the claims of the company of the company of the claim of the company of the patentability of the between the filing date of the prior application and the national or PCT in the between the filing date of the prior application and the national or PCT in the between the filing date of the prior application and the national or PCT in the patentability of the between the filing date of the prior application and the national or PCT in the patentability of the between the filing date of the prior application and the national or PCT in the patentability of the patenta	States Application Number or PCT International Application Number OCT/IB03/05429 (

I hereby appoint all attorneys of SUGHRUE MION, PLLC who are listed under the USPTO Customer Number shown below as my attorneys to prosecute this application and to transact all business in the United States Patent and Trademark Office connected therewith, recognizing that the specific attorneys listed under that Customer Number may be changed from time to time at the sole discretion of Sughrue Mion, PLLC, and request that all correspondence about the application be addressed to the address filed under the same USPTO Customer Number.

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I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. 1001 and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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